

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/573,495	03/24/2006	Kazumi Naito	Q77806	9323
	7590 12/19/2007 EXAMINER			
SUGHRUE MION, PLLC 2100 PENNSYLVANIA AVENUE, N.W. SUITE 800 WASHINGTON, DC 20037			CRAWFORD, LATANYA N	
			ART UNIT	PAPER NUMBER
WASIIINGIO	14, DC 20031		2813	
			NAW DATE	DELIVERY MODE
			MAIL DATE	DELIVER I MODE
			12/19/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	·		El		
		Application No.	Applicant(s)		
		10/573,495	NAITO, KAZUMI		
· -	· Office Action Summary	Examiner	Art Unit		
		LaTanya Crawford	2813		
Period fo	The MAILING DATE of this communication apports.	pears on the cover sheet with the	correspondence address		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailine ed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON	N. imely filed In the mailing date of this communication. ED (35 U.S.C. § 133).		
Status					
1)🖂	Responsive to communication(s) filed on 24 M	<u>//arch_2006</u> .			
2a)⊠	This action is FINAL . 2b) ☐ This	s action is non-final.			
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	⊧53 O.G. 213.		
Disposit	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) <u>5-25</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) <u>5-25</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	wn from consideration.			
Applicat	ion Papers				
10)⊠	The specification is objected to by the Examine The drawing(s) filed on 24 March 2006 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The Specification is objected to be specification to the Specification Inc.	a) accepted or b) objected or b) objected or accepted or abeyance. Section is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).		
Priority (under 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea See the attached detailed Office action for a list	ts have been received. ts have been received in Applica prity documents have been receiv nu (PCT Rule 17.2(a)).	tion No ved in this National Stage		
2) Notice	te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) tr No(s)/Mail Date	4) Interview Summan Paper No(s)/Mail D 5) Notice of Informal 6) Other:	Date		

DETAILED ACTION

1. This office action is in response to the amendment of application no. 10/573; 495 submitted on 9/25/2006.

Drawings

2. The drawings are objected to because the specification states, "a dielectric layer is formed on the surface of an electric conductor in a sintered body shape, where one can observe island-like protrusions in fig. 1 and feather-like or island-like protrusions in fig. 2 (page 14, lines 12-16). "There is no designation made between feather-like and island-like protrusion to distinguish one from the other in fig. 2. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and

informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 21 & 23 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The term "and/or" mentioned in claims 21 and 23 is being interpreted as "or".

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 21, 5- 9, 14-19, 23, & 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Tsuchiya (4,943,892).

Regarding claim 21, Tsuchiya et al discloses a method for producing, as one electrode 1, an electric conductor having formed on the surface thereof a dielectric layer 3 (column 5, lines 10-11) and, as the other part electrode, a semiconductor layer 5 formed on the electric conductor by energization (column 5, lines 43-48) using the electric conductor as the anode (fig. 3), wherein fine protrusions 4(column 5, lines 26-

27) are formed on the dielectric layer 3 before energization (fig. 1a; column 5, lines 28-29, said electric conductor 1 having inner pores formed therein(column 10, lines 16-18), and wherein a majority of the fine protrusions 4 overlay an outer surface of the dielectric layer 3 (fig. 2b) and/or overlay an inner pore surface of the electric conductor within 10 ~tm from the outer surface.

Regarding claim 5, Tsuchiya et al. discloses wherein the fine protrusion 4 is at least one member selected from a metal oxide, a metal salt, a transition element-containing inorganic compound, a transition element-containing organic compound and a polymer compound (column 5, lines 26-27).

Regarding claim 6, Tsuchiya et al. discloses wherein the electric conductor 1 is at least one member selected from a metal, an inorganic semiconductor, an organic semiconductor and carbon or a mixture thereof (column 4, lines 10-14).

Regarding claim 7, Tsuchiya et al. invention discloses the electric conductor 4 is a laminated body having, as the surface layer, n organic semiconductor, *conductive* polymer (column 5, lines 46-48).

Regarding claim 8, Tsuchiya et al. discloses wherein the dielectric layer mainly comprises at least one member selected from metal oxides such as Ta_2O_5 , Al_2O_3 , TiO_2 and Yb_2O_5 (column 5, lines 9 & 11).

Regarding claim 9, Tsuchiya et al. discloses wherein the semiconductor layer 5 is at least one member selected from an organic semiconductor layer and an inorganic semiconductor layer (column 2, lines 4-5; column 4, lines 20-21; column 5, lines 28-29).

Regarding claim 14, Tsuchiya et al. discloses wherein the inorganic semiconductor is at least one compound selected from molybdenum dioxide, tungsten dioxide, lead dioxide and manganese dioxide (column 1, lines 51-52).

Regarding claim 15, Tsuchiya et al. discloses wherein the electrical conductivity of the semiconductor **5** is from 10⁻² to 10³ S/cm (**column 10**, **lines 10-13**).

Regarding claim 16, Tsuchiya et al. discloses a capacitor produced by the production method claimed in claim 1(column 3, lines 22-29 & column 5, lines 26-27).

Regarding claim 17, Tsuchiya et al. discloses wherein the impregnation ratio of the semiconductor is 85% or more (column 9, lines 8-11).

Regarding claim 18, Tsuchiya et al. discloses an electronic circuit using the capacitor claimed in claim 16 (column 1, lines14-18).

Regarding claim 19, Tsuchiya et al. discloses an electronic device using the capacitor claimed in claim 16 (column 1, lines14-18).

Regarding claim 23, Tsuchiya et al. discloses 80% or more of the fine protrusions 4 overlay an outer surface of the dielectric layer (fig. 2b; column 5, lines 26-27).

Regarding claim 24, Tsuchiya et al. discloses wherein the fine protrusions 4 are a transition element containing compound (column 5, lines 26-27).

7. Claims 10, 11, 12,13, 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsuchiya (US Patent 4,943,892) in view of Jasne (US Patent 4,724,053).

Regarding claim 10, Tsuchiya et al. invention discloses all of the claimed limitations of claim 21 but fails to teach the organic semiconductor is at least one member selected from an organic semiconductor comprising benzopyrroline tetramer and chloranil, an organic semiconductor mainly comprising tetrathiotetracene, an organic semiconductor mainly comprising tetracyano-quinodimethane, and an organic semiconductor mainly comprising an electrically conducting polymer obtained by doping a dopant into a polymer containing a repeating unit represented by the following formula (1) or (2):

$$\begin{array}{c|c}
 & R^1 & R^2 \\
 & X & X \\
 & R^5
\end{array}$$
(1)

wherein R1 to R4 each independently represents a hydrogen atom, an alkyl group having from 1 to 6 carbon atoms or an alkoxy group having from 1 to 6 carbon atoms, X represents an oxygen atom, a sulfur atom or a nitrogen atom, R5 is present only when X is a nitrogen atom, and represents a hydrogen atom or an alkyl group having from 1 to 6 carbon atoms, and each of the pairs of R1 and R2, and R3 and R4 may combine with each other to form a cyclic structure.

However, Jasne et al. teaches an organic semiconductor mainly comprising an electrically conducting polymer obtained by doping a dopant into a polymer containing a repeating unit represented by the following formula (1) (fig. I; column 4, lines 42-54;

column 9, lines 19-29):

wherein R1(R1) to R3 (R2) each independently represents a hydrogen atom, an alkyl group having from 1 to 6 carbon atoms (column 4, lines 31-32), X represents an oxygen atom, a sulfur atom or a nitrogen atom (column 3, lines 35-40), R3 is present only when X is a nitrogen atom (column 3, lines 35-40), and represents a hydrogen atom or an alkyl group having from 1 to 6 carbon atoms (column 4, line 41), and each of the pairs of R1 and R2 may combine with each other to form a cyclic structure (column 4, lines 33-35). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method for producing a capacitor of Tsuchiya et al. with an aromatic heterocyclic compound with repeating units as an electrically conducting polymer taught by Jasne et al. Doing so would provide a stable conductive polymeric material.

Regarding claim 11, Jasne et al. discloses the electrically conducting polymer containing a structure unit represented (3) as a repeating unit, wherein R6 (R1) and R7 (R2) each independently represents a hydrogen atom (column 4, lines 14-15, line 31, lines 35-40, & lines 53-54).

Regarding claim 12, Tsuchiya et al. discloses the electrically conducting polymer is selected from polyaniline, polyoxyphenylene, polyphenylene sulfide, polythiophene (column 4, lines 20-29), polyfuran, polypyrrole (column 4, lines 20-29;

Application/Control Number:

10/573,495 Art Unit: 2813

column 9, line 65), polymethylpyrrole, and substitution derivatives and copolymers thereof.

Regarding claim 13, Tsuchiya et al. discloses wherein the electrically conducting polymer is poly (3,4-ethylenedioxythiophene) (column 4, lines 20-23 & 26-29).

Regarding claim 22, Tsuchiya et al. discloses the finer protrusions 4 (column 5, lines 26-27) but fails to teach the fine protrusions having a width of 0.1 to 60 nm. It would have also been obvious to cover the claimed ranges through routine experimentation to discover the workable range of the process of Tsuchiya et al. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the Applicant must show that the chosen dimensions are critical. In re Woodruff, 919 f.2d 1575,1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990).

8. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tsuchiya (US Patent 4,943,892) in view of Wagener (US Patent 3,299,325).

Regarding claim 25, Tsuchiya et al. discloses all the claim limitations as applied to claim 21 but fails to disclose electrolytic ally forming the fine protrusions on the dielectric layer.

However, Waganer et al. discloses electrolytic ally forming the fine protrusions on the dielectric layer (column 1, lines 38-45). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method for

producing a capacitor of Tsuchiya et al. with electrolytic ally forming the fine protrusions on the dielectric layer taught by Waganer et al since doing so reduces direct current leakage.

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 20, 5- 9,14-19, 22, & 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsuchiya (4,943,892).

Regarding claim 20, Tsuchiya et al. discloses as one electrode, an electric conductor 1 having formed on the surface thereof a dielectric layer 3 (column 5, lines 10-11) and, as the other part electrode, a semiconductor layer 5 formed on the electric conductor by energization (column 5, lines 43-48) using the electric conductor as a anode (fig. 3), wherein fine protrusions 4 (column 5, lines 26-27) are formed on the dielectric layer 3 before energization (fig. 1a; column 5, lines 28-29 but fails to teach the feather shaped protrusion and the protrusions having a width of about 0.1 to about 120 nm and a height of about 0.1 to about 600 nm. Given the teachings of Tsuchiya et al., it would have been obvious to form feather shaped protrusions since the shape is not held to be patentable absent persuasive evidence that the shape is significant. In re Dailey, 357 F.2 d 669, 149 USPQ 47. It would have also been obvious

to cover the claimed ranges through routine experimentation to discover the workable range of the process of Tsuchiya et al. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim, the Applicant must show that the chosen dimensions are critical. In re Woodruff, 919 f.2d 1575,1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990).

Regarding claim 5, Tsuchiya et al. discloses wherein the fine protrusion 4 is at least one member selected from a metal oxide, a metal salt, a transition element-containing inorganic compound, a transition element-containing organic compound and a polymer compound (column 5, lines 26-27).

Regarding claim 6, Tsuchiya et al. discloses wherein the electric conductor 1 is at least one member selected from a metal, an inorganic semiconductor, an organic semiconductor and carbon or a mixture thereof (column 4, lines 10-14).

Regarding claim 7, Tsuchiya et al. invention discloses the electric conductor 4 is a laminated body having, as the surface layer, n organic semiconductor, *conductive* polymer (column 5, lines 46-48).

Regarding claim 8, Tsuchiya et al. discloses wherein the dielectric layer mainly comprises at least one member selected from metal oxides such as Ta_2O_5 , Al_2O_3 , TiO_2 and Yb_2O_5 (column 5, lines 9 & 11).

Regarding claim 9, Tsuchiya et al. discloses wherein the semiconductor layer **5** is at least one member selected from an organic semiconductor layer and an inorganic

semiconductor layer (column 2, lines 4-5; column 4, lines 20-21; column 5, lines 28-29).

Regarding claim 14, Tsuchiya et al. discloses wherein the inorganic semiconductor is at least one compound selected from molybdenum dioxide, tungsten dioxide, lead dioxide and manganese dioxide (column 1, lines 51-52).

Regarding claim 15, Tsuchiya et al. discloses wherein the electrical conductivity of the semiconductor **5** is from 10⁻² to 10³ S/cm (column 10, lines 10-13).

Regarding claim 16, Tsuchiya et al. discloses a capacitor produced by the production method claimed in claim 1(column 3, lines 22-29 & column 5, lines 26-27).

Regarding claim 17, Tsuchiya et al. discloses wherein the impregnation ratio of the semiconductor is 85% or more (column 9, lines 8-11).

Regarding claim 18, Tsuchiya et al. discloses an electronic circuit using the capacitor claimed in claim 16 (column 1, lines14-18).

Regarding claim 19, Tsuchiya et al. discloses an electronic device using the capacitor claimed in claim 16 (column 1, lines14-18).

Regarding claim 22, Tsuchiya et al. discloses the finer protrusions 4 (column 5, lines 26-27) but fails to teach the fine protrusions having a width of 0.1 to 60 nm. It would have also been obvious to cover the claimed ranges through routine experimentation to discover the workable range of the process of Tsuchiya et al. Note that the specification contains no disclosure of either the critical nature of the claimed ranges or any unexpected results arising therefrom. Where patentability is said to be based upon particular chosen dimensions or upon another variable recited in a claim,

the Applicant must show that the chosen dimensions are critical. In re Woodruff, 919 f.2d 1575,1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990).

Regarding claim 24, Tsuchiya et al. discloses wherein the fine protrusions 4 are a transition element containing compound (column 5, lines 26-27).

11. Claims 10, 11, 12, & 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsuchiya (US Patent 4,943,892) in view of Jasne (US Patent 4,724,053).

Regarding claim 10, Tsuchiya et al. invention discloses all of the claimed limitations of claim 20 but fails to teach the organic semiconductor is at least one member selected from an organic semiconductor comprising benzopyrroline tetramer and chloranil, an organic semiconductor mainly comprising tetrathiotetracene, an organic semiconductor mainly comprising tetracyano-quinodimethane, and an organic semiconductor mainly comprising an electrically conducting polymer obtained by doping a dopant into a polymer containing a repeating unit represented by the following formula (1) or (2):

$$\begin{array}{c|c}
 & R^1 & R^2 \\
 & X & X & X \\
 & R^5 & R^4 & R^5
\end{array}$$
(1)

wherein R1 to R4 each independently represents a hydrogen atom, an alkyl group having from 1 to 6 carbon atoms or an alkoxy group having from 1 to 6 carbon atoms, X represents an oxygen atom, a sulfur atom or a nitrogen atom, R5 is present only when X is a nitrogen atom, and represents a hydrogen atom or an alkyl group having from 1 to 6 carbon atoms, and each of the pairs of R1 and R2, and R3 and R4 may combine with each other to form a cyclic structure.

However, Jasne et al. teaches an organic semiconductor mainly comprising an electrically conducting polymer obtained by doping a dopant into a polymer containing a repeating unit represented by the following formula (1) (fig. I; column 4, lines 42-54; column 9, lines 19-29):

wherein R1(R1) to R3 (R2) each independently represents a hydrogen atom, an alkyl group having from 1 to 6 carbon atoms (column 4, lines 31-32), X represents an oxygen atom, a sulfur atom or a nitrogen atom (column 3, lines35-40), R3 is present only when X is a nitrogen atom (column 3, lines 35-40), and represents a hydrogen atom or an alkyl group having from 1 to 6 carbon atoms (column 4, line 41), and each of the pairs of R1 and R2 may combine with each other to form a cyclic structure (column 4, lines 33-35). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method for producing a capacitor of Tsuchiya et al. with an aromatic heterocyclic compound with repeating units as an

electrically conducting polymer taught by Jasne et al. Doing so would provide a stable conductive polymeric material.

Regarding claim 11, Jasne et al. discloses the electrically conducting polymer containing a structure unit represented (3) as a repeating unit, wherein R6 (R1) and R7 (R2) each independently represents a hydrogen atom (column 4, lines 14-15, line 31, lines 35-40, & lines 53-54).

Regarding claim 12, Tsuchiya et al. discloses the electrically conducting polymer is selected from polyaniline, polyoxyphenylene, polyphenylene sulfide, polythiophene (column 4, lines 20-29), polyfuran, polypyrrole (column 4, lines 20-29; column 9, line 65), polymethylpyrrole, and substitution derivatives and copolymers thereof.

Regarding claim 13, Tsuchiya et al. discloses wherein the electrically conducting polymer is poly (3,4-ethylenedioxythiophene) (column 4, lines 20-23 & 26-29).

12. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tsuchiya (US Patent 4,943,892) in view of Wagener (US Patent 3,299,325).

Regarding claim 25, Tsuchiya et al. discloses all the claim limitations as applied to claim 20 but fails to disclose electrolytic ally forming the fine protrusions on the dielectric layer.

However, Waganer et al. discloses electrolytic ally forming the fine protrusions on the dielectric layer (column 1, lines 38-45). It would have been obvious to one of

ordinary skill in the art at the time the invention was made to modify the method for producing a capacitor of Tsuchiya et al. with electrolytic ally forming the fine protrusions on the dielectric layer taught by Waganer et al since doing so reduces direct current leakage.

Response to Arguments

13. Applicant's arguments with respect to claims 5-25 have been considered but are moot in view of the new ground(s) of rejection.

The applicant argues that the language "feather-shape protrusion" as employed in new claim 20 conveys a definite structure from, island –shape protrusions. However, the Examiner fails to see what distinguishes the two shapes based on what is disclosed in the specification. The specification states, "a dielectric layer is formed on the surface of an electric conductor in a sintered body shape, where one can observe island-like protrusions in fig. 1 and feather-like or island-like protrusions in fig. 2 (page 14, lines 12-16)." Fig. 2 does not reference the difference between feather-shape and island-shape. The Examiner interprets that the island-shape protrusion can be of any shape, for example, feather-shaped.

Conclusion

14. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LaTanya Crawford whose telephone number is (571) 270-3208. The examiner can normally be reached on Monday-Friday 7:30 AM -5:00 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Whitehead can be reached on (571) 272-1702. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

10/573,495

Art Unit: 2813

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

La Tariya Orawford

December 12, 2007

THAO X. LE PRIMARY PATENT EXAMINER